UNITED	STATES BANKRUPTCY COURT
WESTERN	DISTRICT OF NORTH CAROLINA
	CHARLOTTE DIVISION

U.S. Bankruptcy Court
DEC 14 m
Steven T. Salata, Clerk Charlotte Division

In Re:) Case No: 18-30426
ACE MOTOR ACCEPTANCE CORPORATION,) Chapter 11
Debtor.)
ACE MOTORS ACCEPTANCE CORPORATION,)
Plaintiff.) Adversary Proceeding No 18-3036
V.)
MCCOY MOTORS, LLC, MCCOY MOTORS, LLC d/b/a RIDE FAST; ROBERT MCCOY JR. and MISTY MCCOY,))))
Defendants.))

MOTION FOR ORDER SHORTENING NOTICE, MOTION FOR ORDER TO STAY THE HEARING ON DECEMBER 18TH, 2018 UNTIL AFTER JANUARY 15TH, 2019 OR MOTION FOR CONTINUANCE UNTIL AFTER THE JANUARY 15TH HEARING.

Background: There are three main reasons for this motion to stay. The Court's Motion and the Bankruptcy Administrator's Motion in the main proceeding.

Document #104 in the Adversary Proceeding filed by the court makes a motion for the
case to be moved to District Court. The Granting of a STAY would give the District
Court more time to properly decide if it wishes to take the case up.

To m

- 2. Document #115 in the main proceeding, a motion submitted by the Bankruptcy Administrator, seems to suggest that the Adversary case is not worth the time of the Estate. Even stating in line #24 "...driving up cost that will likely be borne by the estate". Since the motion was granted and a hearing date set of January 15^{th.} 2019 Document #120 then the December 18th, 2018 Adversary Hearing is likely a waste of everyone's time including the courts.
- 3. For the above reasons and the fact the Plaintiff's counsel has subpoenaed thousands maybe tens of thousands of documents I ask the court for a stay or at least a continuance until after the January 15th, 2019 hearing.

WHEREFORE, the Defendant prays that it be granted the relief set forth herein, together with other such relief as is just under the circumstances.

CERTIFICATE OF SERVICE

This is to certify that I this day served a copy of the attached DEFENDANT'S MOTION FOR ORDER SHORTENING NOTICE, MOTION FOR ORDER TO STAY THE HEARING ON DECEMBER 18TH, 2018 UNTIL AFTER JANUARY 15TH, 2019 OR MOTION FOR CONTINUANCE UNTIL AFTER THE JANUARY 15TH HEARING, via Clerk of Court via all parties or their attorney of record requesting notice and via email and/or the United States Post Office to the following:

This 14th day of December, 2018.

Robert McCoy Jr.

mccoymotors a live.com mmccoy a hotmail.com robmccoy a comporium.net

LANG LAW FIRM /s/ Kristin Harmon Lang Kristin Harmon Lang, Esquire North Carolina Bar No.: 20539 2439 Plantation Center Drive Matthews, NC 28105

78 m

Phone: 704-907-2203 Fax: 704-847-1452

kharmonlang@gmail.com

THE HENDERSON LAW FIRM

/s/ James H. Henderson James H. Henderson State Bar No. 13536 1201 Harding Place Charlotte, NC 28105

Phone: 704-333-3444 Fax: 704-333-5003 henderson *a*title 11.com

Respectfully submitted this 14th day of December, 2018

Robert McCoy Jr.

11915 John K Hall Way

Charlotte, NC 28277

Email: robmccoy@comporium.net